

BP36257459

DEFENCE FOI 302/23/24

STATEMENT OF REASONS UNDER THE FREEDOM OF INFORMATION ACT 1982

1. I refer to the request by (the applicant), dated and received on 25 September 2023 by the Department of Defence (Defence), for access to the following documents under the *Freedom of Information Act 1982* (Cth) (FOI Act):

The documents I am seeking access to are copies of the flight manifests for all Royal Australian Air Force No. 34 Squadron Special Purpose (VIP) flights for which either the Hon. Anthony Albanese MP, or alternatively staff of the Hon. Anthony Albanese MP, were listed as passengers.

The period of the documents being sought is from 15 August 2022 to 14 October 2022.

Excluded from this request are the names or other identifying details of Australian Defence Force officials.

FOI decision maker

2. I am the authorised officer pursuant to section 23 of the FOI Act to make a decision on this FOI request.

Documents identified

3. I have identified 56 documents as falling within the scope of the request.

Exclusions

4. Personal email addresses, signatures, PMKeyS numbers and mobile telephone numbers contained in documents that fall within the scope of the FOI request, duplicates of documents, and documents sent to or from the applicant are excluded from this request. Defence has only considered final versions of documents.

Decision

- 5. I have decided to:
 - a. partially release the documents in accordance with section 22 [access to edited copies with exempt or irrelevant matter deleted] of the FOI Act on the grounds that the deleted material is considered exempt under section 33 [Documents affecting national security, defence or international relations] of the FOI Act; and
 - b. remove irrelevant material in accordance with section 22 of the FOI Act.

Material taken into account

- 6. In making my decision, I have had regard to:
 - a. the terms of the request;
 - b. the content of the identified documents in issue;
 - c. relevant provisions of the FOI Act;
 - d. the Guidelines issued by the Australian Information Commissioner under section 93A of the FOI Act (the Guidelines); and
 - e. Australian Federal Police Security Review.

REASONS FOR DECISION

Section 22 – Access to edited copies with exempt or irrelevant matter deleted

- 7. Section 22 of the FOI Act permits an agency to prepare and provide an edited copy of a document where the agency has decided to refuse access to an exempt document or that to give access to a document would disclose information that would reasonably be regarded as irrelevant to the request for access.
- 8. The documents contain exempt material and information that does not relate to the request.
- 9. I am satisfied that it is reasonably practicable to remove the exempt and irrelevant material and release the documents to you in an edited form.

Section 33(a)(i) – Documents affecting the security of the Commonwealth

10. Section 33(a)(i) of the FOI Act states:

A document is an exempt document if disclosure of the document under this Act:

- (a) would, or could reasonably be expected to, cause damage to:(i) the security of the Commonwealth.
- 11. In regard to the terms 'would, or could reasonably be expected to' and 'damage', the Guidelines provide:

5.16 The test requires the decision maker to assess the likelihood of the predicted or forecast event, effect or damage occurring after disclosure of a document.

5.17 The use of the word 'could' in this qualification is less stringent than 'would', and requires analysis of the reasonable expectation rather than certainty of an event, effect or damage occurring. It may be a reasonable expectation that an effect has occurred, is presently occurring, or could occur in the future.

- 5.31 The meaning of 'damage' has three aspects:
 - *i.* that of safety, protection or defence from something that is regarded as a danger. The AAT has given financial difficulty, attack, theft and political or military takeover as examples.
 - *ii. the means that may be employed either to bring about or to protect against danger of that sort. Examples of those means are espionage, theft, infiltration and sabotage.*
 - *iii. the organisations or personnel providing safety or protection from the relevant danger are the focus of the third aspect.*

12. Additionally, the Guidelines state:

- 5.29 The term 'security of the Commonwealth' broadly refers to:
- (a) the protection of Australia and its population from activities that are hostile to, or subversive of, the Commonwealth's interests
- (b) the security of any communications system or cryptographic system of any country used for defence or the conduct of the Commonwealth's international relations (see definition in s 4(5)).
- 13. Material contained in the document is exempt under section 33(a)(i) of the FOI Act because its release would, or could reasonably be expected to, disclose patterns of travel, including destinations, departure times and the number of Australian Federal Police (AFP) members assigned to flights. Further, the release of this information could reasonably be expected to allow anticipation of future patterns of movement, thereby placing the personal safety of members of Parliament at risk. It is reasonable to expect that these individuals may be targets for adverse actions and therefore, disclosing their patterns of travel would increase any potential threat to these individuals. Additionally, threat actors may seek to identify and target locations frequented by AFP members and members of Parliament, in a way that poses a safety and security risk to other persons (including members of the public), property, operations and activities being conducted at those locations. This would adversely impact and cause damage to the security of the Commonwealth.
- 14. Accordingly, I am satisfied the material is exempt under section 33(a)(i) of the FOI Act.

FURTHER INFORMATION

15. Information of a similar nature to that the applicant is seeking is available here: <u>https://www.defence.gov.au/about/accessing-information/special-purpose-flights</u>.



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A. GPCAPT Accredited Decision maker Air Force